## **Exhibit OO**

2	IN THE UNITED STATES DISTRICT COURT			
3	FOR THE SOUTHERN DISTRICT OF NEW YORK			
4	X			
5	EASTERN PROFIT CORPORATION LIMITED,			
6	Plaintiff/COUNTER-CLAIM DEFENDANT,			
7	CASE NO.: 18-cv-2185(JGK)			
8	-against-			
9				
10	STRATEGIC VISION US, LLC			
11	Defendant/COUNTERCLAIM PLAINTIFF.			
12	X			
13	30(b)(6)DEPOSITION OF			
14	GOLDEN SPRING BY AND THROUGH AMELIA COLUCCIO			
15	NEW YORK, NEW YORK			
16	November 12, 2019			
17				
18	ATKINSON-BAKER, INC.			
19	(800)288-3376			
20	www.Depo.com			
21	REPORTED BY: KIARA MILLER			
22	FILE NO.: AD0B4E5			
23				
24				
25				

1	A. COLUCCIO	1	A. COLUCCIO
2	You can answer?	2	that our clients need help with.
3	A I don't know.	3	Q Why do you call them professional?
4	Q What did Golden Spring understand	4	A I don't know.
5	Guo's relationship to be with Golden Spring?	5	Q Well, is that what Yvette Wang
6	A That he's a client of Golden	6	told you to say last night, professional
7	Spring.	7	services?
8	Q Is he also part owner of Golden	8	MS. TESKE: Object to the form
9	Spring?	9	of the question.
10	A No. Not that I know of.	10	I think it's an offensive and
11	Q Who owns Golden Spring?	11	inappropriate question.
12	A I don't know. I know Yvette's the	12	A I don't know if she used those
13	president, and I don't know who the owner	13	specific words.
14	is.	14	Q What did she tell you to say that
15	Q Well, who's the sole director of	15	Golden Spring does?
16		16	
17	Golden Spring?	17	MS. TESKE: Object to the form
	A I know Guo Qiang is a director.	18	of the question. I find it to be
18	Q And who owns all the shares of	19	offensive and an inappropriate
19	Golden Spring New York?		question.
20	A I don't know.	20	You can answer.
21	Q Golden Spring Hong Kong, isn't it?	21	A She didn't specifically tell me to
22	MS. TESKE: Object to the	22	say anything, but our conversation was from
23	form.	23	what I understood is that we offer services
24	You can answer.	24	to clients within the US.
25	THE WITNESS: Okay.	25	Q What kind of services?
	Page 122		Page 124
1	A. COLUCCIO	1	A. COLUCCIO
2	A Yeah, I'm sorry. China Golden	2	A I think that would be confidential
3	Spring owns Golden Spring New York.	3	between us and our clients.
4	Q By the way, do you get paid by	4	Q You don't have to tell me who the
5	Golden Spring New York?	5	clients are. What category? Legal
6	A Yes.	6	services? Accounting?
7	Q Does anybody else pay you for your	7	A Yes.
8	work?	8	Q Okay. So the answer is yes to
9	MS. TESKE: Object to the	9	legal services?
10	form.	10	A To both. Yes.
11	A No.	11	Q You said yes to accounting as
12	Q Who owns Golden Spring Hong Kong?	12	well?
13		13	
		14	A Yes.
14	Q Do you know what line of work it's	15	Q So is Golden Spring New York a law
15	in?		firm?
16	A No.	16	A No.
17	Q Do you know what line of work	17	MS. TESKE: Objection to the
18	Golden Spring New York is in?	18	form of the question.
19	A Yes.	19	Q It provides the services of its
20	Q What does it do?	20	attorneys to clients?
21	A So it provides professional	21	A I'm sorry. I don't understand the
22	services within the US to multiple clients.	22	question.
23	Q What do you mean by professional	23	Q Well, what legal services can
24	services, what is that?	24	mean being a lawyer for somebody. Okay. It
25	A We just assist on various projects	25	might involve filings. So I'm going, again
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1 A. COLUCCIO	1 A. COLUCCIO
<sup>2</sup> You can answer.	<sup>2</sup> A Somewhat. I guess not exactly.
<sup>3</sup> A Not that I know of.	3 Q Tell me what your understanding of
4 Q Does Golden Spring New York I	4 what a family office is.
5 think we talked about its offices at 162	5 A I guess just a team of people who
6 East 64 Street right now?	6 provide services to a family with whatever
7 A Right.	7 type of projects they need help with.
A Right.	8 Q So is Golden Spring New York the
Q 1-103t of your time that's where	9 family office for other families besides
you've been working, right:	•
A Right.	Guo:
Q Who pays its rent for that spot?	A Not that I know of, but it's other
12 A I don't know.	clients are associates of the Guo family or
Q Does Mr. Guo pay it?	business partners of the Guo family.
14 A I don't know.	Q Okay. Does that include, for
Q What about it's former spot, 800	example, the Saraca Media Group?
Fifth Avenue, you know the answer to that	MS. TESKE: Object to the
17 question?	17 form.
18 A No.	18 Direct the witness not to
19 Q What was GSNY's first office after	19 answer.
20 it was formed?	diswer.
it was formed:	Q Do you know the answer to that
A THE HISE ONE I KNEW OF Was 500	question
Fifth Avenue.	Mo. TESKE. Object.
Q Do you know what a family office	And direct the witness not to
is; have you ever heard that term before?	answer.
<sup>25</sup> A Yes.	Q I mean, look, one of the purposes
Page 170	Page 172
1 A COLUCCIO	1 A COLLICCIO
71. 60206610	7.1 00200010
Q 13 doi:1 a family office for duo:	of the research agreement was for Guo to use
MS. TESKE: Object to the	his own media to publicize the findings;
4 form.	isn't that right?
<sup>5</sup> You can answer.	5 MS. TESKE: Just object to the
6 A Yes, but not only for Mr. Guo.	form of the question.
7 Q So have you ever heard of such a	7 A I believe so.
8 thing as a family office for more than one	8 Q And is Saraca Media Group one of
9 family?	9 the entities that was to do that work under
<sup>10</sup> MS. TESKE: Object to the	the research agreement?
11 form.	11 MS. TESKE: Object to the
12 A I don't know.	10
A Idolf Movi	101111.
	A Thi hot sure.
Golden Spring New York is a family office	Q Who knows the answer to that?
for families other than the Guo family?	15 A I don't know.
A Well, I just mean that the Guo	Q Someone at Golden Spring knows
family isn't our only client.	that, don't they?
18 Q A family office handles the	MS. TESKE: Object to the
investments for a family, right, it handles	19 form?
the business affairs for a family?	20 A I don't know.
21 MS. TESKE: Object to the	Q How about Guo Media, was that the
form.	entity that was supposed to publicize the
23 Q Is that your understanding of what	research results under the research
2 25 chac your understanding of what	research results under the research
a ranning office is:	agreement.
MS. TESKE: Same objection.	25 A I'm not sure.

1	A. COLUCCIO	1	A. COLUCCIO
2	A No.	2	ordering a copy of the transcript?
3	Q Who typically does give direction	3	MS. TESKE: No one will be
4	to Golden Spring on behalf of the Guo	4	provided to us as a nonparty.
5	family?	5	MR. GREIM: I will order a
6	MS. TESKE: Object to the	6	copy.
7	form. It's beyond the scope as it	7	VIDEOGRAPHER: The time is
8	pertains to other clients. It's	8	1:09 p.m. Tuesday, November 12,
9	outside of the balance of the	9	2019. This is the end of media
10	Court's order, so if you're talk	10	number Three and complete today 's
11	about with respect to this case,	11	videotape deposition of Ms. Amelia
12	then she can answer.	12	Coluccio.
13	MR. GREIM: Okay. Let's keep	13	(Continued on the next page to accommodate the
14	it with respect to this case.	14	
15	Q Who on behalf of the Guo Family	15	jurat).
16		16	
17	gives direction to Golden Spring New York?	17	
	MS. TESKE: Object to the		
18	form?	18	
19	A I believe Mr. Guo.	19	
20	MR. GREIM: Well, we're going	20	
21	to hold this deposition open. We	21	
22	have some disputes about the topics	22	
23	in the scope. I think we've had a	23	
24	lot of talk on the record about it,	24	
25	but we're not going to use up the	25	
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	1 uge 100		Tugo 100
1	A. COLUCCIO	1	A. COLUCCIO
2	fingers and forearms of the court	2	We are off the record.
3	reporter or the tape any longer on	3	MR. GREIM: I will order from
4	that. So we're just going to hold	4	you and then I'll give it to her as
5	it open and then we'll have our	5	we've been doing.
6	discussion after we're done, but I	6	(Whereupon, this examination was
7	want to thank you for your time	7	concluded at 1:10 p.m.)
8	today.	8	
9	x: Object to the holding of	9	
10	the deposition open. We made the	11	AMELIA COLLICCIO
11	witness available all day today. If	12	AMELIA COLUCCIO
12	we're ending now then that is the	13	
13	end of the deposition. That's our	14	Subscribed and sworn to
14	position.		before me on this day
15		15	
16	MR. GREIM: And just to be	16	of
16	clear, the basis of our objection or	17	
	of our holding this deposition open		Notary Public
18	is the witnesses lack of preparation	18	Notally I ablic
19	and lack of knowledge about pretty	19	
20	much everything about the case. And	20	
21	so we will explore that in more	21	
22	detail off the record, but thank you	22	
23	very much for being with us today.	23	
24	It was nice to meet you.	24	
25	COURT REPORTER: Are you	25	
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4	EXAMINATION BY PAGE	4
5	Mr. Greim 7	5 STATE OF NEW YORK)
6		6 :ss
7		7 COUNTY OF NASSAU)
8	EXHIBITS	8
9	GOLDEN SPRING DESCRIPTION PAGE	<sup>9</sup> I, KIARA M. MILLER, a Notary Public within
10	1 Notice of Deposition 7	and for the State of New York, do hereby certify:
11		11 That, Amelia Coluccio, the witness whose
12	2 Limited Power of Attorney 112	deposition is herein before set forth, was duly
13		sworn by me and that such deposition is a true
14	3 Declaration 129	record of the testimony given by such witness.
15		15 I further certify that I am not related to
16	4 Golden Spring's	Traiting certify that I am not related to
	Corporate Filings 181	any of the parties to this action by blood or marriage and that I am in no way interested in the
17		18 outcome of this matter.
18		19 Outcome or this matter.
19		20
20		
21		Signature requested.
22		22
23		23 KIARA M. MILLER
24		24
25		25
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16	"Q After January 1, 2017, what work did	
17		
18	Golden Spring do for Eastern Profit?	
19		
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21		
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25		
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